H. R. 10958.

IN THE HOUSE OF REPRESENTATIVES

JUNE 14, 1890.

Read twice, referred to the Select Committee on the Election of President, Vice-President, and Representatives in Congress, and ordered to be printed.

Mr. LODGE introduced the following bill:

A BILL

To amend and supplement the election laws of the United States and to provide for the more efficient enforcement of such laws, and for other purposes.

Be it enacted by the Senate and House of Representa-2 tives of the United States of America in Congress assembled, That the chief supervisors of elections now in office, their successors, and such chief supervisors of elections as may here after be appointed under any law of the United States are 5 charged in their respective judicial districts, and in such Congressional districts the majority of the counties of which are 7 within their judicial districts, in Congressional districts where the counties are equally divided in number between two judi-9 cial districts, or where they are within more than two judicial districts that chief supervisor of elections shall be charged with it duty hereunder in whose judicial district there shall be situated 12 the counties which by the last national census contained the

greatest number of inhabitants, both in person and by and

5	through the supervisors of election who may from time to
6	time be appointed, with the supervision of elections at which
7	Representatives or Delegates in Congress are voted for, with
18	the enforcement of the national election laws, and with the
19	prevention of frauds and irregularities in paturalization.

The words "judicial district" where hereinafter used in this act or where found in any law of the United States relating to elections in connection with the duties, rights and powers of chief supervisors of election shall be understood to refer to and to run throughout the jurisdiction in this section conterred.

SEC. 2. Any registration of voters held prior to or for any election, general or special, at which a Representative or Delegate in Congress is to be voted for, and any such election, shall be guarded, scrutinized, and supervised in the following mentioned and in the manner herein set forth:

First. In any city or town having twenty thousand inhabitants or upward, whether such city or town contains within its boundaries one or more Congressional districts or is only a part of one or more Congressional districts.

Second. In any one or more counties or parishes in any Congressional district and forming a part only of a Congressional district;

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Third. In any entire Congressional district no part of which is within any city or town of twenty thousand inhab-

itants and upward, whenever the chief supervisor of elections for the judicial district in which either of the three above mentioned places is situated shall have received from the first and third of such mentioned places an application or applications from one hundred persons claiming to be citizens of the United States and residents and qualfied voters in the city or town or in the Congressional district above mentioned, or whenever he shall receive from the second of such above described places an application or applica tions from fifty persons claiming to be citizens of the United States, and residents and qualified voters in one or more of such counties or parishes, petitioning that he will take such action as is requisite to secure such supervision therein as is provided by the laws of the United States. Every person applying for such supervision shall subscribe the same and state his place of residence.

SEO. 3. Every registration—preliminary or final—every revision of registration, every antecedent or subsequent act or thing incident to er connected with any system of registration of votes, and every plan, mode, or method of ascertaining who are legal voters which may be required under any State, Territorial, or local law or ordinance prior to the casting of ballots by electors who may desire to vote at any general or special election at which a Representative or Delegate in Congress is to be voted for, and every such election shall here-

held, or at which a special election is ordered to fill a vacancy, apply over his own signature on such blank form as the chief supervisor may prescribe to be appointed a supervisor of elec-12 Whoever shall, in any such application, make any false 13 or fraudulent statement, or shall sign thereto, or to any petition provided for in section two of this act, any false, fictitious, assumed, or forged name, shall be ineligible for appointment 16 as a supervisor, liable to arrest, and, upon conviction, shall be punished by a fine of not more than three hundred dollars, or by imprisonment in a county jail for not more than six months, or by both such fine and imprisonment. 20SEC. 5. Supervisors of election shall be appointed in the following manner, namely: The chief supervisor of elections in any judicial district 4 who has received any petition provided for in section two of this act shall thereafter, from time to time, prepare, present, and certify to such circuit court lists of persons whom he shall The believe to be eligible for appointment as supervisors of election in the place or places for which petitions for supervision have been received; in preparing such lists the chief supervisor shall not be confined to the applications he may have received, and lists may be presented for each place from

which a petition for the supervision of the registration or the

13 election shall have been received, until the court shall

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14 have appointed such number as the chief supervisorshall believe to be sufficient to enable him to properly provide for the filling of all election districts or voting precincts within his jurisdiction and the filling of all vacancies which may from any cause be created or arise, which number shall not, however, be less than double the whole number of supervisors which each such city or town, county or parish, or entire Congressional district is entitled to the services of. From the appointments 21 so made the chief supervisor shall, from time to time, select for duty, and shall designate and assign for each election district or voting precinct in any such city or town, county or parish, or entire Congressional district as they shall have been appointed for, three persons, but two of whom shall be of the same political party: from the three persons so assigned but two of them, who shall be of different political faith, shall be required to perform and discharge any duty prior to the day of election. The appointment of any supervisor of election may be at any time revoked or renewed 31 by the circuit court, and every list of eligible persons presented to such court for appointment as supervisors of election shall, after action thereon by the court, be filed in the office of the chief supervisor of elections, who shall cause the same to be fully entered of record therein in index and tabular form for future reference.

SEC. 6. The chief supervisor of elections in each ju-

dicial district shall cause each person appointed a supervisor election and duly assigned to duty to be notified by mail 3 his place of business or residence of his appointment and assignment; and thereupon it shall be the duty of every such person to appear at the time and place designated in 6 such notice for the purpose of qualifying. All resignations of supervisors of election must be made in writing and addressed to the chief supervisor, and no resignation shall relieve or 9 excuse any supervisor of election from service until the chief 10 supervisor shall have notified him that his resignation will be 11 recommended to the circuit court for acceptance, and that he 12 excused from further duty. The chief supervisor of elec-13 tions may at any time transfer any supervisor from service in 14 one election district to another in the same city or town, 15 in the same county or parish, or in the same Congressional dis-16 trict, and upon any day other than a day of registration, re-17 vision of registration, or of election may transfer any supervisor to any other duty authorized by the laws of the United 19 States; he may relieve and suspend from duty any supervisor 20of election who shall fail, neglect, or refuse to perform or dis-21 charge his duties, or who shall be found incompetent, or to have 22 made any false or fraudulent statement to secure his appointment, or whose habits shall be deemed prejudicial to a faithful and correct performance of his duties, or whose integrity he shall have reason to doubt, and may detail and assign to the place of any such suspended supervisor, or of any supervisor whose written resignation he shall have received and recommended the acceptance of, another unassigned appointee of the court, of the same political faith, to fill the vacancy so caused; supervisors who have been suspended from duty shall be reported to the court for removal from office. The chief supervisor of elections shall issue to each person appointed a supervisor of election and duly assigned to duty, and who shall have qualified, a certificate under his hand and seal, setting forth his appointment and the election district or other place to which he has been assigned. He shall also designate one of the two supervisors of election assigned to duty in any election district to serve and act as chairman of the supervisors, and one of the other supervisors to act as chairman during the absence from any cause of the chairman, and may revoke any such designations and make others. SEC. 7. The supervisors of election duly appointed and assigned to duty are hereby declared to be election officers of

SEC. 7. The supervisors of election duly appointed and assigned to duty are hereby declared to be election officers of the United States, but only such supervisors of election shall be entitled to compensation as shall, under the detail or assignment of the chief supervisor of elections, actually do duty, and the term of office of every supervisor of elections, unless sooner terminated by removal or resignation as in this act provided, shall run for and during the period of two months from and after the day of election.

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SEC. 8. The supervisors of election appointed under this act who shall have duly qualified and been assigned to duty are, and each of them is, subject to the instructions, directions, and detail of the chief supervisor of elections, charged with the enforcement of the election laws of the United States in that portion of the State or Territory in which is situated the election district, voting precinct, or other place where their or his duty is to be performed under such instructions and detail; they are, and each of them is, authorized and required, subject to the same instructions, directions, and detail, to perform and 11 discharge at any election, general or special, at which a Representative or Delegate in Congress is to be voted for, all the duties now imposed by law upon such officers in cities or towns having twenty thousand inhabitants and upward, save where such duties are specifically limited herein to cities or towns containing a certain population, and shall also perform and discharge the following duties: 18

First. To attend at all times and places fixed for the registration of voters and at all times and places fixed for any revision of any such registration or for the adding of any name or names to any registration book, list, or roll, or for the striking off or dropping from any such book, list, or roll of the name of any registered person, or for the hearing, passing upon, or deciding of any question as to the right of any person to be registered, to remain upon the registry, or to have his name changed

26 from one registry book, list, or roll to another, whether in the 27 same city, town, county, Congressional district, or other place 28 in the State or Territory.

Second. To challenge the right to register of any per-30 son offering himself for registration; also the right of any per-31 son found upon any registry book, list, or roll to be or remain 32 thereon, and to require of any officer in charge, or who has 33 the custody of any such registry book or list, to mark the 34 name of any person found thereon for challenge.

Third. To personally inspect, examine, and scrutinize, 35 38 at any time, when so directed by the chief supervisor of elections, the original books, rolls, or lists of any registration system which does not require, prior to each election, the personal appearance of all the electors, for the purpose of being registered, and all other or subsequent books, rolls, lists, applications, appeals, decisions, or other papers of any kind or character connected with the making of the original registration books, rolls, or lists, with the addition thereto or with the dropping or striking therefrom of any name or names; and to make a full, complete, and perfect copy of said book or books, roll or rolls, list or lists and of all papers which 47. in any manner relate to or affect the registry of any person to be or not to be upon the registration books, rolls, or lists.

Fourth. To attend at all times and places where the

50 electors are required to personally register prior to or for any

such election, and to make and keep as full and complete a return of the registration of those persons who may apply for registration, or who may be registered, as is required of State, Territorial, or local election officers serving in the same election districts, and to attend at all times and places for holding elections of Representatives or Delegates in Congress, and for counting all ballots cast at any such election.

Fifth. To personally inspect and scrutinize the manner 58 in which all registry books, check-lists, poll-lists, tallies, re-59 turns, voting lists, and each and every paper connected with the registration or voting is being conducted, and where, in their or his opinion, it is necessary for purposes of identification, or where directed by the chief supervisor of elections, to affix his signature to each and every page of the original registration book, roll, or list, and to each and every copy of the said original book, roll, or list made for use, or kept or used, in his election district by any State, Territorial, or local election officer or officers, at such times upon each day when any 69 name may or shall be received, entered, or registered, or may be stricken or dropped from any such original book, roll, or list or any copy thereof, and in such manner as will, in his judg-72 ment, detect and expose the improper or wrongful removal there-73 from or addition thereto in any manner of any name or names. 74 Sixth. To verify, in cities or towns having five thousand 75 inhabitants or upward, by proper inquiry and examination at the respective places assigned by or to those registered as their residences all such names placed or found upon the registration books, rolls, or lists as the chief supervisor of elections shall require to be so verified, and to make full resort thereof to such chief supervisor.

Seventh. To require the statutory oath or oaths to be immediately put to any voter whose right to vote shall be challenged, and in case the State, Territorial, or local election 83 officers shall neglect or refuse to immediately put such oath or oaths, to make the statutory examination, and to at once pass upon the qualifications of any such challenged person, then it shall be the duty of the chairman of the supervisors, or in his absence the duty of either of his associates who may be present, to, without delay, put such oath or oaths and conduct such examination, whereupon the supervisors 90 of election present shall promptly pass upon the qualifications of such person. If the State, Territorial, or local election officers shall have acted as provided herein and decided the challenged person to be a qualified voter, or if acting hereunder the supervisors of election shall have so decided, then and in that event it shall be the duty of the State, Territorial, or local election officers who shall have so decided, or if they did not act hereunder and the supervisors of election did, then it shall be the duty of the supervisors 99 100 of election who did so act and so decide to receive the vote

Ninth. To make and keep, on the day of election, a

poll-list of all persons voting at such election. Such poll-list, 126 if there be a registration, shall be kept by such one or more 127 of the supervisors as shall be designated by the chief super-128 visor in the book containing the supervisor's return of the 129registration, which book shall, on the right-hand page, have a sufficient number of columns ruled to allow of the use of one column for each separate kind of ballot to be voted, such as State, county, Congressional, and so forth; and 133 against the name of each voter in each column of the polllist corresponding with the kind of ballot cast by each voter 135 the supervisor shall write a check or mark similar to the let-137 ter V, and in each column corresponding with the kind of ballot which any voter fails to cast shall be written the word 138 "No." If there be no registration the supervisors of elec-139 tion, or that one or more of them who shall be designated 140 by the chief supervisor of election, shall keep a poll-list, in 141 which he shall enter the name and residence of the person 142 voting, his number in the order of his voting, and, in the 143 columns similarly prepared to the poll-list just above refer-144 red to, similar entries to those there described; to also make 145 and keep in said poll-books a separate list of rejected voters, 146 in which shall be entered the name and residence of each 147 person whose vote shall be rejected by the State, Territorial, or local election officers, the reasons given for each such re-149 150 jection, and all such ballots so refused, if tendered to the su-

124 therein.

pervisors of election, shall be received by them; the name of the person tendering the same shall be written on the back thereof, and all such ballots so received shall be placed in a suitable envelope prepared for that purpose.

Tenth. To make, certify, and forward, as in this act provided, all such statements, certificates, and returns of the canvass of the votes cast in his election district or voting precinct as are specially provided for herein and such others as the chief supervisor of elections shall in accordance with law direct and require.

Eleventh. To make, in any city or town having twenty 161 thousand inhabitants or upward, at any time between the Tuesday five weeks preceding the day of any election at which a Representative or Delegate in Congress is to be voted for and the day of election, a thorough and effective house-to-house canvass of the whole or any portion of any 167 election district or voting precinct which they shall be directed by the chief supervisor of elections to visit and can-169 vass; to ascertain by inquiry at any dwelling, building, or other place of abode in any such election district or voting 171 precinct which they may be required to so canvass the 172 name, age, nativity, term of residence in country, State, 173 city, county, parish, district, or precinct, and other qualifica-174 tions as a voter of every male person therein residing; to 175 make full report, in writing, to the chief supervisor of elec176 tions of all answers and information obtained by them in re-177 sponse to their inquiries so made, and upon the completion-178 of their work to file their reports with said chief supervisor. Twelfth. To make, in any city or town having twenty 179 thousand inhabitants or upward, when required by the chief supervisor, a list of all such persons as shall be naturalized in any court therein, the date of their naturalization, whether as a minor or otherwise, with the residence of such persons, 184 their place of nativity, and the name and residence of their 185 witness, and, for such purpose, shall have at all times access 186 to and the right to examine the original affidavits or applica-187 tions presented or which have been presented to said courts 188 and there filed. Such lists so made small be filed in the office 189 of the chief supervisor. 190 Thirteenth. To inform all voters who may inquire of -

Thirteenth. To inform all voters who may inquire of them in what box any of their ballots should properly be placed and to prevent, as far as possible, the depositing of any ballot in the wrong box.

Fourteenth. To observe and scrutinize the manner in which naturalizations are being made and to aid the court in the matter of preventing fraudulent naturalizations, and for these purposes to have at all times free access to all rooms where such proceedings are being conducted.

199 The provisions of this subdivision to apply only to such 200 discreet or special supervisors as shall, from time to time, H. R. 10958——3

be directed and detailed by the chief supervisor of elections for this particular duty, in cities or towns having twenty 202 thousand inhabitants and upward, save that when a chief 203 supervisor of elections shall have reason to believe that actual fraud or perjury has been, is being, or is about to be committed in the matter of naturalization in any particular city, town, village, or other place having less than twenty thou-207 sand inhabitants, he shall take measures to ascertain the facts and expose and prevent the same, and in so doing may detail such supervisors of election as he may select to aid him therein, and such supervisors shall have all the power and authority conferred upon supervisors in cities of twenty thousand inhabitants and upward.

SEC. 9. Hereafter all votes cast for the office of Representative or Delegate in Congress shall be counted, canvassed,

certified, and returned in the manner hereinafter provided, and

any State, Territorial, or municipal law or ordinance in so far

as it conflicts herewith is hereby annulled.

It shall be the duty of the State, Territorial, or local election officers in each election district or voting precinct in the
United States whose duties are similar to those who are generally known as inspectors of election or as canvassers, and
who will hereafter be referred to herein as inspectors of election, to count and canvass the ballots east for such office in

13 or Territories, as made to apply to the election district in 14 which they are serving, save that in the below-mentioned 15 particulars the methods herein set forth shall be followed, 16 and no other.

The counting of all such ballots shall be by tens and shall be begun and continued, as follows, until completed:

The counting of such ballots shall begin by one of the inspectors of election counting out ten ballots and carefully examining each name on each of said ballots. Such officer shall then pass the said ten ballots as rapidly as counted by him to 23 one of the supervisors of election, who shall count them in the 24 same manner and pass them to another of the inspectors of election, who shall count them in the same manner and pass them to a third inspector of election, if there be one present, who shall count them in the same manner and pass them to the third supervisor of elections, who shall count them in the same manner and pass them to the fourth inspector of election, if there shall be one present. The chairman or acting chairman of the inspectors of election shall then call aloud the names of the persons contained in the ballots so counted and the office for which each person named therein is designated, and the poll clerks, or the State, Territorial, or local election officers answering thereto, who will be hereafter designated herein as poll clerks, shall tally the votes for each of said per-37 sons. The chairman or acting chairman of the supervisors

shall then call aloud the names of the persons contained in the ballots so counted and the office for which each person named 39 therein is designated, and each of the supervisors of election shall tally the votes for each of such persons. When the count ing of all ballots found in the Congressional box for any one candidate shall be wholly completed, the poll clerks and the supervisors of election shall compare their tallies, the poll clerks with each other and the supervisors of election with each other, and then the poll clerks with the supervisors of election, and they shall ascertain the total number of ballots for the candidate so canvassed, and when it shall appear that the poll clerks 49 and the supervisors of election both agree upon the number one of the inspectors shall announce the result in a loud voice; if the poll clerks and the supervisors of election can not agree as to the number, then the chairman or acting chairman of the inspectors of election shall in a loud voice announce the result which the poll clerks have reached, and the chairman or acting chairman of the supervisors of election shall announce the result which the United States officers have arrived at. The ballots of each candidate shall be canvassed in succession in the same manner, but the ballots containing names partly from one kind of ballots and partly from another, being those asually called "split tickets" and those from which the name 61 of a person proper to be voted for on such ballots has 62 been omitted or erased, usually called "scratched tickets,"

63 shall then be canvassed separately by one of the inspectors 64 of election and one of the supervisors of election, sitting be-65 tween the other inspectors of election on the one side and the 66 other supervisors of election on the other side; the inspector of election shall then call off each name and the office for which it is designated to the poll clerks, and shall then pass each ballot to the supervisor of election, who shall call off each name and the office for which it is designated to his associate supervisors. The poll clerks and the supervisors of election to whom any such ballots shall be called off shall at 73 once make a note of the same, and when all the ballots found 74 in the Congressional box which contain a vote for a Repre-75 sentative or Delegate in Congress have been canvassed in the manner herein provided for the poll clerks shall compare their tallies together and the two sets of officers shall then compare their tallies each with the other, and if they agree upon the numbers the chairman or acting chairman of the inspectors of election shall announce in a loud voice the number of votes received by each candidate on "straight ballets," the number received by him on the "split" and "scratched" ballots, and 83 the total number of votes received by him as found in that 84 hox; if the poll clerks and the supervisors of election do not -85 agree upon the number of ballots then an announcement of 86 that fact shall be made by the chairman or acting chairman 87 of the inspectors of election and by the chairman or acting

chairman of the supervisors of election, each of whom shall also announce the number of votes received by each candidate in the same manner as is provided herein in case of a failure of the poll clerks and supervisors of election to agree as to the total number of ballots received by a candidate. SEC. 10. No certificate, statement, or return of the final 2 result of the count and canvass of the votes cast for a Representative or Delegate in Congress shall be written upon, filled up, or signed by any election officer, National, State, Territorial, or local, or by any person whomsoever until the final count of all ballots cast for every other office than that of Representative or Delegate in Congress shall have been wholly completed by all persons authorized by law to count the same, and the certificates, statements, and returns of the result thereof shall have been wholly made out and completed. If, during the count and canvass of the ballots contained in any box other than that intended for the reception of ballots for the office of Representative or Delegate in Congress, there shall be found any ballot or ballots for the office of Representa-15 tive or Delegate in Congress it shall be the duty of the chairman or acting chairman of the inspectors of election to count the number of such ballots so found and then to deliver them to the chairman or acting chairman of the supervisors of election, who shall count them and immediately place them in an envelope and seal them up, marking upon the outside of the

envelope the number of ballots so placed therein and the box from which they were taken. When the count and canvass of the ballots cast for every other office than that of Representative or Delegate in Congress shall have been wholly completed and all proper and necessary certificates, statements, and returns thereof made and completed, it shall then be the duty of the inspectors of election and of the supervisors of election to proceed to count and canvass the ballots for Representative or Delegate in Congress found in the boxes other than the box intended for the reception of ballots for Representative or Delegate in Congress. Such ballot shall be counted in the following manner: Each of the envelopes containing such ballots shall be opened and their contents placed upon a table apart from any other ballots. The total number of the ballots so found shall then be ascertained and announced by the respective chairman or acting chairman of the inspectors of election and 37of the supervisors of election. The poll-clerks and the supervisors of election shall then add the total number of such ballots to the previously ascertained total number of ballots found in the box intended for the reception of ballots cast for the office of Representative or Delegate in Congress, and i the aggregate thereof shall not exceed the total number of ots cast in the election district or voting precinct for any 45 officer voted for at that time, as shown by the poll-lists of

46 the poll-clerks and of the supervisors of elections, then all such ballots shall be counted and canvassed by the in-48 spectors of election and the supervisors of election, and 49 shall be tallied by the poll-clerks and supervisors of election, as in this act provided for the counting and canvassing of ballots found in the box intended for the reception of ballets for the office of Representative or Dele-52 gate in Congress. Upon the completion thereof and the addi-53 tion to the number of ballots previously found for each candidate of the number of ballots so subsequently counted and canvassed and the addition to the total number of ballots previously found to have been cast of the total number of ballots 57 so subsequently counted and canvassed, the total number of ballets found to have been cast for each candidate, the total number of "split" and "scratched" ballots, and the total number of ballots cast for the office of Representative or Delegate in Congress shall, if the poll-clerks and supervisors of election have agreed as to all such numbers, each be separately and clearly announced in a loud voice by the chairman or acting chairman of the inspectors of election if the poll-clerks and supervisors shall not have agreed with respect thereto, then both the chairman or acting chairman of the inspectors of election and the chairman or acting chairman of the supervisors of election shall make an announcement of the results as ascertained by the election officers whom they thus, respectively, represent. If,

71 however, when the total number of such ballots found in any box or boxes other than the one intended for the reception of ballots for the office of Representative or Delegatein Congress is added to the total number of such ballots found in the proper box, the aggregate of all said ballots shall exceed the total number of persons who shall have voted that day in the election district, as shall appear by the poll-lists or books kept by the poll clerks and the supervisors of election, or if, at any time, the whole number of ballots found in any box intended for the reception of ballots cast for the office of Representative or Delegate in Congress which properly belong therein shall exceed the total number of persons who shall have voted that d.y. 83 in the election district, then, in either of said cases it shall be the duty of the chairman or acting chairman of the inspectors of election and of the chairman or acting chairman of the supervisors of election to place in the said Congressional box all. the ballots found to have been cast in the election district or voting precinct for the office of Representative or Delegate in Congress in whatever box they may have been deposited or found, and to thoroughly mingle the same when, if such excess shall be but one ballot, one of the inspectors of election, and if such excess shall exceed one ballot, then one of the inspectors of election and one of the supervisors of elec-94 tion shall be blindfolded and placed with his back or their 95 backs to the said box, from which they shall publicly draw so H. R. 10958shall be forthwith destroyed; but if any portion of the ballots
shall have been counted and canvassed the votes for the persons named therein shall first be deducted from the votes ento tered for such person on the tallies. Where the ballots drawn
from any such box are to be drawn by an inspector of election
and a supervisor of election, such drawing shall be done as
follows: The first ballot shall be drawn by the inspector of
election and the second ballot by the supervisor of election;
all ballots drawn thereafter shall be drawn by each of said
officers alternately.

SEC. 11. The canvass of the ballots found in any such box shall be completed by ascertaining how many ballots of the same kind, corresponding in respect to the names of the persons thereon and the offices for which they are designated, have been received, and the result being found, the inspectors of election shall make, in accordance with the provisions of the State, Territorial, or local laws under which they are serving as such officers, save where the same may be modified herein, all such statements, certificates, or returns as under such laws they are required to make; and the supervisors of election shall make duplicate statements of the result of the canvass, and any State, Territorial, or municipal law or 13 ordinance to the contrary notwithstanding, they shall securely 14 paste or attach to each of said statements of such canvass,

which statements shall be respectively numbered one and two. one ballot of each kind, size, style, or form found to have been cast for each candidate for the office of Representative or Delegate in Congress, and they shall state in words at full length, immediately opposite such ballot, and written partly on such ballot and partly on the paper to which it shall be pasted or attached, the whole number of all the ballots that were received which correspond as to kind, size, style, or form with the one so pasted or attached, so that one of each kind, size, style, or form of the ballots received at such election for such officers shall be pasted or attached to such statement and certificate of such canvass. If only one ballot of any kind shall be found in the boxes it shall be pasted or attached to statement number one, and if only two ballots of one kind are found in the boxes, one shall be pasted or attached to each statement. They shall also paste or attach to statement numbered one, or shall securely seal up and forward 32 with such statement, all the ballots containing the name of any candidate for Representative or Delegate in Congress 34 which shall have been rejected either by the inspectors of election or by the supervisors of election as being in whole or in part defective. Each such ballot shall have written across 37 the back thereof, before being inclosed, a statement showing by whom it was rejected, and each of the duplicate statements shall show the whole number of votes given for each person

40 for the office of Representative or Delegate in Congress, which 41 statement shall be written or partly written and partly printed in words at length, and at the end thereof a certificate that such statement is correct in all respects; such certificate and each sheet of paper forming part of the statement shall be subscribed by each of the supervisors of election present. If any supervisor of election desires, after subscribing the same. to say anything touching the statement so subscribed by him, he shall be at liberty to do so, but he must immediately put the same in writing, in duplicate, and one copy thereof shall be inclosed with each statement so subscribed by him. SEC. 12. When the inspectors of election shall have completed such statements, certificates, or returns of their count and canvass of all such ballots cast for the office of Representative or Delegate in Congress as under the provisions of this act they are required to count and canvass-which certificates, statements, or returns shall be made in accordance with the provisions of the State, Territorial, or local election law appli-8 cable in the election district or voting precinct in which they

are serving, save that any State, Territorial, or municipal law

or ordinance to the contrary notwithstanding, they shall show

the whole number of ballots cast for such office, in whatever

box they may have been placed or found, and the whole num-

13 ber of ballots cast for each person for such office, in whatever

14 box any such votes may have been placed or found—it shall

29 15 be their duty to compare each of such statements, certificates, or returns with the other; when the supervisors of election shall have completed their statements and certificates of all such ballots, as herein provided, it shall be their duty to compare each with the other and then the said inspectors of election and the said supervisors of election shall compare each class of officers with the other class the result set forth in their respective certificates and statements. If differences shall be found to exist in the facts stated 23

in said two sets of statements and certificates so compared the supervisors of election shall make a signed memorandum of the differences and attach the same to or inclose the same with their statement numbered one. The statements, certificates, or returns of the inspectors of election shall then be disposed of, as provided by the State, Territorial, or local laws governing their action in the matter, and the statements and certificates of the supervisors of election shall be disposed of in the following manner:

Each of such duplicate statements and certificates shall be inclosed in an envelope, which then shall be securely sealed, and each of the supervisors of election shall then write his name, official position, and home address across every fold at which each envelope, if unfastened, could be opened. The envelope containing statements and certificates numbered one shall then be directed on the outside to the chief supervisor of elections, under whom the supervisors of

election who made the statements or certificates so

inclosed shall be serving. The envelope containing statement and certificate numbered two shall be directed to the clerk of the United States circuit court for the same judicial district as that which the chief supervisor, to whom statement and certificate numbered one is sent, represents. The tallies of the supervisors of election shall also be inclosed in another envelope, which shall be securely sealed, similarly 48 signed across each fold, and directed to the same chief supervisor of elections. All such sealed envelopes must then be taken by the supervisors of election, or such one or more of 51 them as shall be designated by the chief supervisor of elections, and at the earliest moment thereafter, and within twenty-four hours from the close of the canvass of the ballots, 54 must be deposited in the mail 55 SEC. 13. It shall be the duty of each of the officers to whom, by the laws of the United States, any statements, certificates, tallies, or other papers or documents mentioned in the preceding section shall be addressed, to receive and carefully preserve all such envelopes, papers, and documents. The one forwarded the clerk of the circuit court of the United States in any judicial district shall not be opened until such time and place as the same may be lawfully opened. The

envelopes addressed to the chief supervisor of elections and

received by him shall be at once opened upon their receipt,

11 and the papers therein contained, together with the envelopes, shall be preserved and filed. From the papers so received the chief supervisor shall tabulate, for presentation and reference to by the United States board of canvassers of the Con-15 gressional vote, the results as they appear therefrom in each Congressional district under his jurisdiction in which this act has been enforced. If any one or more of the supervisors of election assigned for service in any election district shall from any cause at any time be absent or unable to perform and discharge any duty imposed upon him by the laws of the United States, his or their place shall, if possible, be at once filled by the chief supervisor of elections as provided by law, but until it shall be so filled by another supervisor or other supervisors, all the duties imposed or required by law to be performed by the supervisors of election shall devolve upon and be performed. by such one or more supervisors as are present at such election district or voting precinct, and such supervisor or supervisors shall at the time, if possible, report any absentee, and if not possible then so to do then immediately after the close of the canvass of votes he or they shall make and sign a report as to such absentee or absentees and the hours of their absence and inclose it with their tallies to the chief supervisor of elections.

1 SEO. 14. If in any election district or voting precinct,

where supervisors of election have been appointed as provided in this act, no polls shall be opened as required by the laws of the State within one hour from the time such polls should be opened, then it shall be the duty of the supervisors present to open the polls for the reception of ballots for Representative 7 or Delegate in Congress only. They shall conduct said election as provided by the laws of the State in which the election is held, save where the same are modified, annulled, or changed by the laws of the United States, and shall make, in addition to the statements and certificates required by the laws of the United States, such number of statements, certificates, or returns of the count and canvass of all such ballots as are by the State or Territorial election laws required, and such returns shall be made to such authorities as are provided in such State or Territorial laws. The returns so made under State or Territorial laws shall each be accompanied by a statement of the circumstances under which such election was held, and the returns so made shall be received, tabulated, canvassed, and

ducted by the State, Territorial, or local election officers.

SEC. 15. It shall be the duty of each chief supervisor.

of election, on or before the first day of September next following the passage of this act, to cause a judge of the circuit court of the United States in his judicial district to be informed.

certified and declared by the proper local, State, or Territorial

authorities the same as if the election had been held and con-

5 in writing that it is necessary that the circuit court should be
6 opened for the purpose of complying with the provisions of
7 this section.

It shall be the duty of the circuit judge who shall be so informed, on or before the first day of October next following the date of any communication containing such information, to personally open and hold a circuit court of the United States in such judicial district in such one of the States comprising his judicial circuit as shall be most convenient to him, and within ten days thereafter the said circuit court, so held by said circuit judge, shall, for each State within the said judicial circuit, appoint three persons of good standing and repute, citizens of the United States and citizens and residents of the State for which they shall be appointed who shall be known as the United States board of canvassers of the Congressional vote within and for the State for which they shall be appointed; one of said three persons shall when appointed, be named as chairman of the board. Such persons shall be sworn to the faithful performance of their duty and to support and defend the Constitution of the United States. They shall each hold their office so long as faithful and capable and not more than two of them shall belong to the same political party; they shall each receive a salary of fifteen dollars a day 28 for each day actually employed in the work of canvassing the 29 statements and certificates of ballots cast at any election, gen-H. R. 10958eral or special, for a Representative or Delegate in Congress

and a further sum of five dollars per day for their personal

expenses. They shall have a seal and may appoint a clerk, who shall receive twelve dollars a day for his services and expenses while actually in attendance upon said board. As a board it shall be the duty of such appointees of the said cir-36 cuit court to convene on the fifteenth day of November of each even year, unless the same shall fall upon Sunday, when they shall convene on the following day. In case of a special election they shall convene one week from the day of such special election. They shall so convene at such place in their State as shall be most convenient for them, which place must, however, be a place where a term of the circuit court of the United States is by law regularly held, and there proceed to finally canvass and tabulate the votes which shall have been stated and certified as cast for Representative or Delegate in Congress in each Congressional district in their State in and throughout which this act shall have been enforced, and not elsewhere, and shall declare and certify the result of the election thereof in each such district. For the purposes aforesaid they shall use the statements 50 and certificates and such accompanying papers, if any, as shall have been forwarded to the clerk of the circuit court of the United States in the several judicial districts in their State, and the same shall be, by such officers, produced before the 55 said board for such purpose; when opened by the chairman or acting chairman of the said board he shall mark each separate sheet of each such statement and certificate as shall be contained therein with the initials of his name. The said board may also require the production before it of such certificates and statements and such accompanying papers and tallies filed with the several chief supervisors of elections in the same judicial districts as shall be necessary, for examination and comparison by said board, where it shall appear by a comparison of the tabulated returns furnished for their inspection and reference by such chief supervisors, as provided in this act, with the statements and certificates filed with the several clerks of the circuit courts, that there are discrepancies or errors existing. It shall also be authorized and empowered to summon and compel the attendance before it of the supervisors of election who served on election day day in any election district in and from which there shall be found to exist incomplete, imperfect, or inconsistent certificates and statements, and to examine such officers for the purpose of ascertaining whether such certificates and statements are imperfect or inconsistent and of arriving at the facts. Any supervisor of election who shall fail, neglect, or refuse, without good and sufficient excuse, to obey any summons of said board to so attend at the time and place required therein, shall be liable to arrest, and upon conviction shall be punished by a fine of not more than five hundred dollars, or by imprisonment for not more than one year, or by both such fine
and imprisonment. The marshal of the United States in the
judicial district in which any such board of canvassers shall
be convened shall detail one of his deputies to attend its sessions and preserve order thereat. Such marshal shall, by his
deputies, serve all summonses of said board.

The determination arrived at and stated in the declara-87 tions and certificates of any such United States board of can-88 vassers shall, as to each such Congressional district, be at 89 once made public, and the declaration and certificate for each 90 Congressional district shall be made in triplicate, be signed 91 by each member of the board, and have affixed thereto the 92seal of said board; one shall be filed in the office of the chief supervisor of elections, under whose supervision the Con-94 gressional district covered by it was together with 95 all the papers and documents used, or which might by law be used, before such board for the purpose of ascer-97 taining, declaring, and certifying the result in said Congressional district; another shall be forwarded by mail to the 99 person found by them to have been elected, addressed to him at his place of residence; the third copy shall be similarly 101 forwarded to the Ulerk of the House of Representatives of 102 the United otates at Washington. In case no person oe 103 ound duly elected in any district a certificate or hat act 104

shall be made by said board in triplicate, under their hands and seals, and forwarded as follows: One to the governor of the State, another to the Clerk of the House of Representa-107 tives, and the third to the proper chief supervisor of elections. 108 The final declaration and certificate of said board as to 109 the result in each and every Congressional district shall be 110 completed and transmitted to the Clerk of the House of Rep-111 resentatives as soon as practicable, and in no event later than the last day of the month in which by law said board is to 113 convene.

114 SEC. 16. Upon the receipt by the Clerk of the House of 2 Representatives of the declaration and certificate of any United States board of canvassers of the Congressional vote as to the election of any Representative or Delegate in Congress it shall be the duty of that officer to open and file the same in his office. If by such declaration and certificate it shall appear that another and different person has been elected as a Representative or Delegate in Congress than the person certified as elected by such officer or officers of the State in which such Congressional district is situated, whose duty it is by the laws of the State to make such certificate, then the person so 12 certified as elected by the declaration and certificate of the 13 United States board of canvassers shall be, by the said Clerk 4 of the House o Representatives, placed upon the rolls of 15 persons a ected as the presentatives or Delegates in Congress,

and the provisions of existing law respecting the names of persons who shall be placed upon the roll of the House of Representatives by the Clerk thereof are modified to the ex-18 tent herein provided, and to such extent only. Any Clerk of 19 the House of Representatives who shall neglect, fail, or re-20 fuse to place upon the roll of Representatives and Delegates 21 elect the name of any person entitled to be placed thereon as 22 provided by the laws of the United States, shall be liable to 23arrest, and upon conviction shall be punished by a fine not less than one thousand nor more than five thousand dollars, or by imprisonment for not less than one nor more than five years, or by both such fine and imprisonment, and shall be forever disqualified from holding thereafter any office of trust or profit under the Government of the United States. SEC. 17. The Attorney-General of the United States shall seasonably, before every election, cause to be prepared and furnished all such blanks and forms as may be needed for the complete performance of their duties by the United States boards of canvassers of the Congressional vote in this act provided for and shall furnish and supply the same to

them; the accounts for such compensation and expenses as

are provided by law for the members of the United States

clerk of any such board, shall be, by the accounting officers

of the Treasury, allowed and paid each such member and

9 boards of canvassers of the Congressional vote, and for the

clerk, upon his oath as to his days of service and the certificate
of the chairman of any such board as to the correctness of
the account of any member or clerk of that board of which
he shall be chairman; such allowance and payment shall be
made from the permanent appropriation therefor provided by
law.

1 SEC. 18. Any United States board of canvassers ap2 pointed under the provisions of this act for any State may
3 in all cases act by a majority of its members, but in case
4 either of them dissents from any decision, act, or certificate
5 of his associates he may annex a certificate of such dissent
6 and of his reasons therefor to each of the triplicate certificates
7 and declarations of said board, and the same shall be trans8 mitted therewith.

SEC. 19. Supervisors of election in any city or town having twenty thousand inhabitants or upward shall be entitled to compensation for not more than twelve days; in such other places in which there is a registration for not more than six days, and where there is no registration for not more than three days; within such limits there shall be allowed and paid them, in any city or town having one hunseled thousand inhabitants or upward, five dollars per day for each day of actual service other than the day

10 of election, and for election day ten dollars, and in all other places

11 for each day of actual service five dollars per day. Special

deputy marshals shall be allowed and paid for each day of actual service, not exceeding eight days, the sum of five dollars per day. The chief supervisor of elections may require from each supervisor of election a written 15 report of the day or days upon which he served, which report shall be filed in his office and shall be compared with such other records relating thereto as shall be found therein; the result of the comparison so made shall be the basis of the chief supervisor's certificate as to the period of service of 20 the several supervisors of election. The marshal of the United States in any judicial district who shall appoint any 22 special deputy marshals shall require of each of them a similar 23report of the day or days upon which he served; he shall 24 pay all supervisors of election and special deputy marshals 25 in his judicial district upon their oath as to their service, and 26 his accounts for all such payments shall be presented, exam-27 ined, and certified as now provided by law. Every super-28 visor of election who shall have faithfully performed his 29 duty as such officer shall be exempt from all jury duty in the 30 United States courts in the judicial district in which he 31 served for the period of one year from the date of his quali-32 fication as a supervisor; but no supervisor of election and no 33 special deputy marshal who shall fail to fully perform and 34 discharge each day, when on duty, all the duties required of

wangika atao jeng amalap ayin perguakanan ka yan dibesam di b

36 him, shall be entitled to pay for any when he shall have so

1 Sec. 20. No person shall be appointed a special deputy 2 marshal who shall not be able to read and write the English 3 language. Special deputy marshals, when required by the 4 chief supervisor of elections, shall aid and assist the super-5 visors of elections in making the house canvass provided for 6 in this act; the number of special deputy marshals who may under any provision of law he appointed for election purposes shall be determined from time to time at conferences between the marshal and the chief supervisor of elections, and no other or 10 greater number of special deputies shall be appointed than the chief supervisor of election shall from time to time certify to be, in his opinion, necessary to observe the manner in which 13 the election officers are discharging their duties to enforce the election laws of the United States, and to prevent frauds and 15 irregularities in naturalization. In the making of assign-16 ments of such special deputy marshals as shall be appointed 17 the marshal shall be governed by the request of the chief 18 supervisor of elections, and it is further made the duty of the special deputy marshals, and each of them is hereby required, if directed by the chief supervisor of elections, to take charge of such returns of the canvass of the votes found-22 in any box which under existing law the chief supervisor may 23 require to be made to him by the supervisors of election as rap-

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idly as the canvass of each box is completed and the returns thereof are made out and signed by the supervisors, and to at once, in such manner and at such place as the chief supervisor shall direct, safely deliver to him all such returns so intrusted to their care and custody; one-third of the special deputy marshals appointed in any authorized place must and shall be taken and 30 named from such lists of persons as shall be forwarded 31 the marshal by the chief supervisor of elections, and the office of every chief supervisor of elections shall be in the city, town, or other place in which he resides, and if therein there shall be a public building, the property of the United States, it is hereby made the duty of the Secretary of the Treasury to assign to the use of such officer such necessary rooms therein as shall not be needed and occupied by the courts of the United States, the judges and clerks thereof, the district attorney, the marshal of the United States, and the postoffice to the exclusion of all other occupants; if the said Secretary shall not be able in any such city, town, or other place so to assign the necessary rooms for the use and occupancy of any such chief supervisor of elections in such building, then, and in that event, he shall assign him therein room at least sufficient for his use as a record room, 46 and shall fit the same up in a suitable manner for such use and shall then hire and furnish for him the necessary 48 and requisite rooms for his office and working use 50 by said chief supervisor and agreed to by the Secretary
51 of the Treasury, and the annual rent of such rooms so hired
52 and the cost of furnishing the same shall be paid by the said
53 Secretary from the Treasury of the United States from the
54 permanent appropriation provided by law therefor; and the
55 same action as to hiring and furnishing offices for a chief su56 pervisor shall be had and taken in any such city, town, or
57 other place of residence of a chief supervisor in which there
58 shall be no public building, the property of the United States,
59 and a portion of which shall be occupied by the courts or the
60 post-office.

1. Sec. 21. The chief supervisor of elections in any judicial 2 district shall prepare and furnish all blank applications for the 3 use of those who may desire to be appointed supervisors of 4 election, blank lists for use in presenting the names of eligible 5 persons to the circuit court, envelopes and stationery for his 6 office use and for the use of the supervisors of election, and 7 all blanks, forms, books, certificates, reports, statements, re-8 turns, and instructions necessary for his own use or the use 9 and direction of the supervisors of election within his juris-10 diction or the use of the special deputy marshals, when aiding 11 the supervisors of elections as herein required or provided for; 12 also all such maps of Congressional and election district 13 boundaries in cities of twenty thousand inhabitants or upward

14 as may be necessary for his own use or the use of the super-15 visors of election, and such county and other maps as he 16 may need for his guidance in dealing with official matters 17 within his jurisdiction; he shall file all applications for 18 appointment as supervisors of elections, all oaths of office 19 of supervisors of election and special deputy marshals, all 20 returns of the canvass of votes, all reports, and all state-21 ments and certificates of the canvass of votes, all tally-sheets, 22 poll-lists, and all other papers, contemplated, allowed, or made 23 requisite by the provisions of this act, together with all letters and telegrams received by him in his official capacity relating to election matters; he shall keep and file copies of his official letters and telegrams sent upon the same matters. SEC. 22. Upon the passage of this act the term of office 2 of any chief supervisor of elections, who shall also be a clerk 3 of either the circuit or district court, or both, in any judicial district, shall at once cease and determine, and thereafter no person shall be appointed a chief supervisor of elections who is, nor shall any person hold the office of chief supervisor of elections who shall, be appointed a clerk or deputy clerk of 8 any circuit or district court of the United States; and in any 9 indicial district in and for which no chief supervisor of election 10 shall have heretofore been appointed, or in which there shall, 11 any time after the passage of this act, be a vacancy in such 12 office, it shall be the duty of the circuit court therein to ap13 point from among the circuit court commissioners one of such 14 officers the chief supervisor of elections in and for the judicial district for which he is a commissioner; and each such chief supervisor of elections and each chief supervisor of elections now in office and not disqualified or removed by the provisions of this act shall, so long as faithful and capable, hold such office and perform and discharge the duties imposed upon him by any law of the United States. SEC. 23. It shall be the duty of each chief supervisor of

elections, within not less than fourteen days of the day of election, to forward to the marshal of the United States in his 4 judicial district an estimate of such amount of money as will cover the pay of the supervisors of election for their services. Such estimate shall be immediately forwarded by the marshal to the Attorney-General of the United States, whose duty it shall be, without delay, and before the day of election, to cause to be deposited in a subtreasury or in a Government depository in the judicial district from which the estimate shall be sent, to the credit of the marshal of the United States for said district, the sum of money so estimated to be required. Such money so deposited shall, with all possible promptness and dispatch, and within not exceeding twenty days after the day of election, be paid by the marshal to the supervisors of election in such sums as shall be shown

by the certificate of the chief supervisor of elections to be

18 due them. Such certificate shall be attached to a pay-roll, 19 which shall include as far as practicable, at the time made, the 20 names of all the supervisors who served and the days of such 21 service, and a duplicate of such certificate and pay-roll shall be filed in the office of the chief supervisor. Any chief supervisor of elections may at any time and from time to time sub-23 24 sequent to the making of the estimate hereinabove provided for make a further estimate, if the preceding one shall be found not to be sufficient, and it shall be similarly forwarded, similarly treated, and as near as may be as to time similarly disbursed. Payments to supervisors of election shall, in each 28 instance, be made by check drawn to the order of the supervisor of election to whom the sum called for is due and payable. SEC. 24. All notices, lists, applications, appointments, oaths of office, returns of registry, reports, poll books or lists, tally-sheets, returns of house canvass, verification reports, returns of the canvass of votes and also all statements and certificates of the canvass of all votes cast at any election at which a Representative or Delegate in Congress is voted for, and all other documents contemplated, authorized, or required under any law of the United States relating to elections to be made 9 or kept by the chief supervisor of elections, by the supervisors 10 of election, or the special deputy marshals, or which 11 are authorized or required under any law of the United 12 States to be filed with the chief supervisor of elections,

13 are hereby made records of his office, and to the end that they may be preserved, both for reference and the most speedy use and service, they shall be fully entered of record in either index or tabular form, or both such forms of entering may together be employed in entering any record; but no entering of record of the reports of the house canvass provided for in this act shall extend beyond the block number and the number or name of the election and ward or assembly district, and the name and residence of those males who are shown to be twenty-one years of age and upwards and who claim the right to vote; nor shall there be any entering of record of the contents of any statement and certificate of the supervisors of election originally filed with the clerk of the Circuit Court of the United States, and subsequently filed with the chief supervisor of elections by the United States board of canvassers in this act provided for, nor of the tallies of the supervisors of election, and the only entering of record which shall be made of the statements and certificates forwarded to the chief supervisor of elections under the provisions of this act shall be in tabular form. There shall be allowed and paid to the chief supervisor of elections for his serv-34 ices as such officer the following compensation, apart from and in excess of all fees allowed by law for the performance of any duty as circuit court commissioner: For filing and 37 caring for every return, report, application, oath of office, or

other paper or document contemplated, authorized, or required to be filed with or by him, under any law of the United 39 States, ten cents; for affixing a seal to any certificate order 40 of detail or assignment or any report required to be made by 41 him under any law of the United States, twenty cents; for entering of record in such form as is by law provided by law 43 the records of his office, fifteen cents per folio; for arranging and transmitting to Congress any report, statement, return, record, or examination authorized or required by law to be so transmitted, and for tabulating and transmitting to the proper national board of canvassers of the Congressional vote such tables as by law he is authorized or required to so tabulate and transmit, fifteen cents for each folio; for any copy thereof or of any paper on file in his office, a like sum; and there 51shall be allowed and refunded to him in his accounts upon 52the vouchers therefor all bills paid by him for the printing and 53 furnishing of the various forms, blanks, certificates, instructions, books, maps, and record and index volumes required for his use or the use of the supervisors of election, or which may be authorized herein, together with all bills paid by him for 57 envelopes or other stationery authorized to be purchased and for telegraph or telephone service, or both, but no chief supervisor of elections shall be entitled to any fee for drawing instructions to supervisors or for furnishing any copy thereof to

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62 any supervisor, but he shall prepare all such instructions and 63 cause them to be printed and distributed.

SEC. 25. The chief supervisor of elections shall, in his capacity of circuit court commissioner, have full power and authority to administer the oaths of office and of service to supervisors of election and special deputy marshals, and such outlies shall be administered by him or by such one or more of the circuit court commissioners in his judicial district as he shall from time fo time designate; and such commissioner or commissioners shall have full power and authority to administer all such oaths, and shall administer them, and there shall be allowed and paid by the accounting officers of the Treasury to any circuit court commissioner who shall, under the previsions of this section, administer such oaths of office, or of service, the sum of ten cents for administering each such oath and fifteen cents for certifying to the same; and every chief supervisor shall issue to each supervisor of elections who, under the provisions of this act, is exempted from jury duty a certificate under seal showing such service and exemption.

SEC. 26. The circuit court of the United States in any judicial district may, upon the request of the chief supervisor of elections, appoint such one of the circuit court commissioners as such chief supervisor shall designate, unless there be some good and substantial reason why such appointment

should not be made; to be deputy chief supervisor of elections.

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Such deputy shall perform and discharge from time to time time all such duties as shall be assigned him by the chief supervisor of elections, and shall, in the absence, illness, 9 resignation, removal, or death of the chief supervisor, act in his place; the said circuit court may also, upon the request of the chief supervisor of elections in any such judicial district, appoint such person as the said chief supervisor of elections shall designate, unless there shall exist some good and substantial reason why such appointment should not be made, as chief clerk of the chief supervisor's office. Such chief clerk shall perform and discharge from time to time all such duties as shall be assigned him by the chief supervisor or the deputy chief supervisor when acting as chief supervisor, and the compensation of such deputy chief supervisor and such chief clerk shall be 20 such as shall be agreed upon between each such officer and 21 the chief supervisor of elections and shall be borne by the chief supervisor. SEC. 27. In the matter of the accounts of chief supervisors of elections it is hereby provided that such accounts, both for services rendered and bills paid, may be rendered from time to time, either as a whole or in part, but when only partly rendered shall so state, and when made out shall 5 be presented to either the circuit or district judge in the 6. district in which the chief supervisor acts; they shall be

sworn to before such judge, who shall have the right and

authority to examine the chief supervisor under oath as to the work done, the accuracy of the count of such work. and the fees charged for the respective services; that after such examination and such inspection of the chief supervisor's office as the judge may deem necessary to make to satisfy himself that the work has been actually done and the fees charged therefor are those provided by law and the bills annexed are by law properly chargeable and have been actually and necessarily incurred and paid, it shall be his duty to certify the said accounts in the following words and figures, to wit: "In the matter of the accounts of as chief supervisor of elections for the 20 district of for the election held in on the day of at which Representatives in Congress were voted for. , chief supervisor of elections for the having this day presented to me in duplicate his accounts (in whole or in part, as the case may be) as chief supervisor for the election hereinabove mentioned, I hereby certify that I have examined the same and have also examined the said under oath, as to the work performed by him and the extent and amount of the same as well as the mode adopted by him in ascertaining the amount of the work so done and charged for by him, and being satisfied by my examination of him, and of the work for which he has charged that the same has been actually done. 33 that the fees charged therefor are the statutory fees, and that

34	the bills annexed to said account are lawfully charged to the
25	United States, have been actually and necessarily incurred and
36	have been paid, I do approve and allow the said accounts in
37	the sum of
38	
20	"Judae."

Such accounts, made in whole or in part after such certifica-40 tion, approval, and allowance by a circuit or district judge, shall be forwarded to the Treasury of the United States for payment, and it shall be the duty of such accounting officers of the Treasury as shall have cognizance thereof to treat the same as "special," and to allow, state, and pay the same without delay as approved and allowed by the judge who passed them, save that any clerical errors found in figures or footings may be corrected by them. In case any judge to whom any chief supervisor's account shall be presented shall decline or refuse to allow any portion thereof, the chief supervisor may bring suit therefor either in the Court of Claims or in the circuit court in his judicial district, and from the judgment of said court, or any part thereof, either party to the setion may appeal to the Supreme Court of the United States without regard to the amount thereof; unless such appeal shall be taken within thirty days from the rendition of judgment in the circuit court the full amount of the judgment shall at once be allowed and paid by the accounting officers the Treasury from the permanent appropriation for chief supervisors' fees; all suits involving the fees of chief super60 visors and the compensation of supervisors and special deputy
61 marshals shall, in all courts of the United States, be preferred
62 causes and shall be heard and disposed of without delay; and all
63 judgments in such cases must be promptly paid by the
64 accounting officers of the Treasury from the permanent ap65 propriation provided for the payment of such officers. All
66 the provisions of this section shall also apply to all accounts
67 of United States commissioners for services rendered in cases
68 arising under the election laws of the United States, save such
69 as relate to their certification and approval, and their pay70 ment from any permanent appropriation.

SEC. 28. So much of section thirty-six hundred and eighty-

- 2 nine of the Revised Statutes of the United States, ile fo ty-
- 3 one, "sppropriations," as relates to "the permanent annual
- 4 appropriation" for "fees of supervisors of election" and is
- 5 contained under the head "judicial" and subhead "miscella-
- 6 neous," is hereby repealed, and the same shall hereafter read
- 7 as follows:
- "MISCELLANEOUS PERMANENT APPROPRIATIONS.
- 9 "Accounts of chief supervisors of elections for fees and
- 10 disbursements provided by law, and for the rent and furnish
 - ing of all needed office accommodations for such officers,
- 12 compensation of supervisors of election and special deputy

18	marshals, a	and compens	atio	n ar	d expenses of t	he Uni	ited f	States
14	boards of	canvassers	of t	the	Congressional	votes,	and	their
15	clerk.		ST:			-1		

16 "To pay chief supervisors of elections compensation and 17 disbursements apart from and in excess of all fees allowed by 18 law for the performance of any duty as circuit commissioners, 19 and to pay rents and bills for furnishing all needed office accommodations for such officers.

21 "To pay supervisors of election and special deputy mar-, 22 shall compensation.

23 "To pay the compensation and expenses of the several
24 United States boards of canvassers and their clerks, as the
2 same is fixed by law."

SEO. 29. Whenever it shall appear by affidavit that errors have occurred in the determination of any board of canvassers, either national, State, Territorial, county, or other local board in any State or Territory in the matter of the votes cast for a Representative or Delegate in Congress, the circuit court of the United States in the judicial district in which any such board of canvassers shall have met and acted in respect thereto may, by order, require any such board to correct such errors or show cause why such correction should not be made, and, in the event of the failure of any such board to make such correction or show cause as aforesaid, the said court may compel any such board, by writ of mandamus, to correct

13 such errors; and if any such board of canvassers shall have
14 made its determination and dissolved, such court may compel it
15 to reconvene for the purpose of making such corrections. For
16 the purpose of making such corrections as the court shall
17 order the meeting of any such board of canvassers shall be
18 deemed a continuation of its regular session, and the statements
19 and certificates shall be made and filed as the court shall
20 direct; and so far as the same shall vary from the original
21 certificates and statements, the statements and certificates
22 made under the order of said circuit court shall stand in lieu
23 thereof, and shall in all places be treated with the same effect
24 as if such corrected statement had been a part of the original
25 required by law.

SEC. 30. For the purpose of service of papers and other proceedings any such board of canvassers, as organized and existing at the time of making the original canvass, shall be deemed a continuing board so far as all matters connected with the canvass of the votes cast for a Representative or Delegate in Congress are concerned, any State, Territorial, or municipal law to the contrary notwithstanding.

SEC. 31. Any marshal or deputy marshal, or any warden or keeper of any jail, prison, or penitentiary to which United States prisoners are committed, or in which any such prisoners are or may be confined pending trial, who shall refuse or decline to receive and safely keep any prisoner committed to

- 6 his custody under any warrant or other process of any judge
- 7 of any court of the United States or any circuit court commis-
- 8 sioner, upon conviction thereof shall, for every such refusal,
- 9 be punished by a fine of not less than five hundred nor more
- 10 than one thousand dollars, or by imprisonment for not less than
- 11 six months nor more than one year, or by both such fine and

12 imprisonment.

- 1 SEC. 32. Sections six hundred and forty-three, six hun
- 2 dred and forty-five, nineteen hundred and eighty-eight, two
- 3 thousand and seventeen to two thousand and twenty-four,
- 4 both inclusive, and sections two thousand and twenty-seven
- 5 five thousand five hundred and twenty-one, and five thousand
- 6 five hundred and twenty-three of the Revised Statutes of the
- 7 United States, and each and every section of the Revised Statutes
- 8 of the United States under title twenty-four, "Civil rights,"
- 9 which section or the purport thereof came from the act of
- 10 May thirty-first, eighteen hundred and seventy, chapter one
- I hundred and fourteen, volume sixteen, Statutes at Large of
- 12 the United States, and all sections of title twenty-six, of
- 13 said Revised Statutes, "The elective franchise," which sections
- 14 or the purport thereof came from the said act of May thirty
- 15 first, eighteen hundred and seventy, just above referred to,
- 16 or from the act of February twenty-eighth, eighteen hundred
- 17 and seventy-one, chapter ninety-nine, volume sixteen, Stat-
- 18 utes at Large of the United States, save such sections of either

- 19 of said titles as are herein specifically repealed, are each and
- 20 every of them hereby made a part of this act, and their pro-
- 21 visions are made to refer and apply to this act with the same
- 22 force and effect as if it was specifically mentioned or referred
- 23 to therein, save as the same shall be changed or modified by
- 24 the terms of this act.
- 1 SEC. 33. Sections two thousand and eleven, two
- 2 thousand and twelve, two thousand and thirteen, two thou-
- 3 sand and fourteen, two thousand and fifteen, two thousand
- 4 and sixteen, two thousand and twenty-five, two thousand and
- 5 twenty-six, two thousand and twenty-eight, two thousand
- 6 and twenty-nine, two thousand and thirty-one, of title twenty-
- 7 six of the Revised Statutes, "The elective franchise," are
- 8 each and every of them hereby repealed, so far as future elec-
- 9 tions at which Representatives or Delegates in Congress are
- 10 to be voted for, but the repeal by this act of any specified
- 11 section or part of a section of the Revised Statutes shall
- 2 in no wise affect any officer or any individual, any
- 13 complaint or indictment, or any trial which may be
- 14 had, any right of any accused person, any verdict,
- 5 sentence, or appeal therefrom, or any matter whatsoever
- 6 where the right or wrong of any action taken, any duty
- 17 performed, any complaint made, any indictment found, any
- 18 trial had, any verdict rendered, any sentence imposed, or any

appeal therefrom which has been or may be taken, or any fee account, or compensation of any officer provided for under any of said sections or any as yet unpresented, or any unadjusted account, or any claim pending or which may be made, or any suit begun or which may be begun or continued, or any appeal now pending on any account or claim or on any which may be hereafter taken, or the payment of any such fee, account, or compensation, or any question, claim, or right whatsoever, arising from any act or work done where the same 27 accrued, was done, performed, discharged, or arose from or 28 with respect to any matter connected with any election or registration therefor, held prior to the passage of this act, and 30 all unpresented accounts as well as all accounts which have 31 not been finally acted upon at the time of the passage of this 32act and not in suit shall be adjusted and paid in accordance 33 with the provisions hereof. 34

SEC. 34. Whenever an election for a Representative or Delegate in Congress is held, it shall be the duty of the State, Territorial, or local election officers in each election district, any State, Territorial, or municipal law to the contrary not-withstanding, to label or attach to the front of the box in which the ballots for such office are by law to be deposited, such suitable inscription as shall clearly indicate that such ballots are to be there deposited; and it shall be the duty of such election officers and each of them, any State, Territorial,

or municipal law to the contrary notwithstanding, to identify 10 and point out to any voter who may inquire therefor the 11 proper box for the reception of ballots for a Representative or 12 13 Delegate in Congress. The box provided, for the reception of votes for a Representative or Delegate in Congress, shall at all times on the day of election, any State, Territorial; or municipal taw to the contrary notwithstanding, be kept upon a shelf, table, or counter in plain sight of electors, easy of access to 17 them, and at such height only as will enable the election of-18 ficers or the voter, as the State, Territorial, or local election 19 law may be, to easily and readily deposit the proper ballots therein, and as will permit all election officers. National, State 21 or Territorial, and the electors, to see that the ballots of the latter, when voting, are, in fact, placed therein; nor shall 23any such box at any time during the day of election, any 21 State, Territorial, or municipal law to the contrary not withstanding, be shifted, changed or otherwise moved from the 26 place in which, under this act, it may properly be placed at 27 28 the opening of the polls, nor shall it be removed from the room or from the place therein, which, under this act, it shall 30 during the hours provided for the reception of ballots have occupied, at any time during the day or night of election un-31 til all ballots cast for a Representative or Delegate in Con-32 gress, in whatever box they may have been placed or found, shall have been fully ascertained, tallied, counted, and canvassed, and the statements and certificates therefor have been made out, signed, and sealed as provided herein

SEC. 35. Every person charged with any duty with regard to any election of member of Congress, whether appointed by authority of the United States or of any State or Territory, who shall willfully and for the purpose of affecting such election, or the results thereof, or the ascertaining or declaration of the votes for any candidate at the same, fail to perform any of the duties required of him by law, or who shall purposely or willfully practice, either alone or in combination with any other person, any fraud, or who shall for such purpose make any false certificate, or who shall for such purpose place in any ballot-box, or among the ballots lawfully cast at such election, any ballot or pretended ballot not so lawfully cast, or remove from any ballot-box or from the ballots so lawfully cast any ballot which had been lawfully cast, shall be punishable by fine not exceeding five thousand dollars, or by imprisonment not exceeding five years, or both, at the discretion of the court.

SEC. 36. Any person who shall bribe, or offer to bribe, any voter at any election for member of Congress by the gift, offer, or promise of any money or other thing of value, in order to induce such voter to vote or refrain from voting for any person for such office, and any voter who shall accept any such bribe, offer, or promise, or who shall vote or

refrain from voting in consequence of such bribe, offer, or promise, and any person who shall bribe, or offer to bribe, any officer charged with any duty in regard to said election, or the registration of voters for the same, or the counting of the ballots cast at the same, or ascertaining or declaring the result thereof, by the gift, offer, or promise of any money or other thing of value, in order to induce such officer to do any unlawful or fraudulent act to affect such election or the ascertainment or declaration of the result thereof, or to refrain from doing any duty with which such officer may be by law charged, for the sake of affecting such election, ascertainment, or declaration, and any such officer who shall in consequence of such bribe, offer, or promise do any such unlawful or fraudulent act, or refrain from doing any such duty with which he may be so lawfully charged, shall be punished by fine not exceeding five thousand dollars, or by imprisonment not exceeding five years, or both, at the discretion of the court. Sec. 37. Representatives or Delegates in Congress shall be chosen in the several States in the year eighteen hundred

be chosen in the several States in the year eighteen hundred and ninety, and every second year thereafter, at the times and places and in the manner now provided by the laws of such

5 States, respectively, except so far as the manner of such elec-

tion is altered by this act, and except so far as the places for

7 voting at such elections in the several States may hereafter be

8 changed according to the laws thereof. The regulations as

9 to such elections in the several States are hereby so altered as to conform hereto.

This act shall not prevent any State from providing by law, if it see fit, that ballots shall be provided
at the public expense, containing the names of such candidates for the office of Representative or Delegate in Congress
as may have been nominated by qualified voters in the Congressional District, and from providing suitable regulations for
ascertaining such nomination and for screening from observa
tion the vote of each voter and keeping the same secret, save
as herein provided.

21 election officer at any election at which a Representative or
22 Delegate in Congress is to be voted for is permitted to accom23 pany a voter into any booth or other place provided for the
24 voter to prepare his ballot, it shall be the right and duty of
25 one of the supervisors of election to accompany any such
26 voter to such booth and to render him such assistance in the
27 preparation of his ballot as the voter shall request of him

1 SEC. 38. Section two, chapter fifty-two, acts of eighteen
2 hundred and seventy-nine, is hereby amended by striking out
3 all after the word "dollars" as far as the word "provided"
4 and inserting so that it shall read as follows:

That the per diem pay of each juror, grand or petit, in any court of the United States shall be two dollars, and 7 the last clause of the section appearing as section eight hun-

8 dred of the Revised Statutes of the United States which re-

9 fers to the State of Pennsylvania, and the sections which ap-

10 pear as sections eight hundred and one and eight bundred and

11 twenty-one are hereby re-enacted: Provided, That no citizen

2 possessing all other qualifications which are or may be pre-

13 scribed by law shall be disqualified for service as grand or

14 petit juror in any court of the United States on account of

15 race, color, or previous condition of servitude."

SEC. 39. The provisions of the following sections shall

2 be considered as naming and constituting offenses against the

3 laws of the United States when committed at any registra-

4 tion or revision of registration of voters for, or when com-

5 mitted at, any election at which a Representative or De legate

6 in Congress of the United States is to be voted for, and such

7 offenses shall be punishable in the courts of the United States.

as described in this act.

SEC. 40. If at any registration of voters for an election

2 for Representative or Delegate in Congress, or if at any meet-

3 ing of any board of inspectors of election, or if at any time

4 any officer of registration at any meeting held for such pur-

5 pose, or for a revision thereof or for adding to any registration

6 the name of any person or for striking therefrom any

name under and in pursuance of the laws of any State or

8 Territory, any person shall falsely personate an elector or

9 other person, and register, or attempt or offer to register in

the name of such elector or other person; or if any person shall knowingly or fraudulently register, or offer or attempt or make application to register, in or under the name of any other person, or in or under any false, assumed, or fictitious name, or in or under any name not his own; or shall know-14 ingly or fraudulently register in two election districts or vot-15 ing precincts; or having registered in one election district or precinct, shall fraudulently attempt or offer or register in an-17 other, or shall fraudulently register, or attempt, or offer to 18 register, in any election district or voting precinct, not having 19 a lawful right to register therein; or shall knowingly or will-20 fully do any unlawful act to secure registration for himself 21 or any other person; or shall knowingly, willfully, or fraud-22 ulently, by false personation or otherwise, or by any unlaw-23 ful means, cause or procure, or attempt to cause or procure, 24 the name of any qualified voter in any election district or 25 voting precinct to be erased or stricken from any register of the voters of such district or precinct, made in pursuance of 27the laws of any State or Territory, or otherwise than is by 28 such laws provided; or by force, threat, menace, intimida-29 tion, bribery, reward, or offer or promise thereof, or other 30 unlawful means, prevent, hinder, or delay any person having 31 a lawful right to register or to be registered from duly exercising such right; or who shall knowingly, willfully, or fradu 33 lently compel or induce, or attempt or offer to compel or induce,

by such means, or any unlawful means, any supervisor of election, inspector of election, or other officer of registration, in any election district or voting precinct, to register or admit to registration any person not lawfully entitled to registration in such district or precinct, or to register any false, assumed, or ficti-59 tious name, or any name of any person, except as provided in 40 such laws; or shall knowingly or willfully or fraudulently in-41 terfere with, hinder, or delay any supervisor of election, inspector of election or other officer of registration in the discharge of his duties, or counsel, advise, or induce, or attempt to induce any such supervisor, inspector, or other officer to refuse or neglect to comply with or to perform his duties, or to violate any law prescribing or regulating the same, or shall aid, counsel, procure, or advise any voter, person, supervisor of election, inspector of election, or other officer of registration, to do any act for bidden by the laws of the United States 5 or of the State or Territory in which the act committed is forbidden, or by any of said laws constituted an offense, providing such act is not permitted by the laws of the Unit d States, or to omit to do any act by any of such laws directed to be done, providing such act is not permitted by the laws of the United States, every such person shall, upon conviction thereof, be adjudged gailty of a felony, and shall be punished by imprisonment in a State prison for not less than one nor more than five years. H. R. 10958-

SEC. 41. That if, at any election for a Representative or Delegate in Congress, any person shall falsely personate any elector or other person, and vote, or attempt or offer to vote, in, under, or upon the name of such elector or other person, shall vote or attempt to vote in, under, or upon the name of any other person, whether living or dead, or in, under, or upon any false, assumed, or fictitious name, or in, under, or upon any name not his own; or shall knowingly, willfully, or fraudulently vote more than once for any candidate for the same office, except as authorized by law, or shall so vote or attempt or offer to vote in any election district or voting pre-11 cinct without having a lawful right to vote therein, or shall vote more than once, or vote in more than one election district or voting precinct, or having once voted, shall vote or attempt or offer to vote again; or shall knowingly, willfully, or fraudulently do any unlawful act to secure a right, or an opportunity to vote for himself or for any other person, or shall by force, threat, menace, intimidation, bribery, or reward, or 18 offer or promise thereof, or otherwise, unlawfully, either di-19 rectly or indirectly, influence, or attempt to influence, any elector in giving his vote, or prevent or hinder, or attempt to prevent or hinder, any qualified voter from freely exercising the right of suffrage, or by any such means induce, or attempt to induce, any such voter to refuse to exercise any such right; 2. or shall by any such means, or otherwise, compel or induce, or 25

attempt to compel or induce, any supervisor of election, inspector of election, or other officer of election, in any election district, to receive the vote of any person not legally qualified or entitled to vote at the said election in such district or precinct, or shall knowingly, willfully, or traudulently interfere with, delay, or hinder, in any manner, any supervisor of election, inspector of election, poll-clerk, or other officer of election, in the discharge of his duties; or by any of such means or other unlawful means knowingly, willfully, or fraudulently counsel, advise, induce, or attempt to induce, any supervisor of election, inspector of election, poll-clerk, or other officer of election whose duty it is to ascertain, proclaim, announce, or declare the result of any such election, or to give or make any certificate, document, report, return, or other evidence in relation thereto, to refuse or neglect to comply with his duty, or to violate any law regulating the same, or to receive the vote of any person in any election district or voting precinct not entitled to vote therein, or to refuse to receive the vote of any person entitled to vote therein; or shall aid, counsel, or advise, procure, or assist any voter or person, whether an efficer of election or otherwise, to do any act unauthorized by law or by law forbidden, or constituted an offense, or to omit to do any act by law directed to be done, every such person shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished, for each and every such offense, by imprisonment in a State prison for not less than one nor more than five years. 1 Sec. 42. If, at any election at which a Representative 2 or Delegate in Congress is to be voted for, any poll-clerk, or 3 any other officer of election, either national, State, Territorial, 4 or local, performing the duties of poll-clerk, shall willfully 5 keep a false poll-list, or shall knowingly insert in his poll-list any false statement, or any name or statement, or any check, 7 letter, or mark, except such as are by the laws of the United 8 States or of the State or Territory provided, and are by the 9 laws of the United States not prohibited, he shall, upon conviction thereof, be adjudged guilty of a felony, and shall be 11 punished by imprisonment in a State prison for not less than 12 one nor more than five years.

SEC. 43. If, at any election at which a Representative or Delegate in Congress is to be voted for, any inspector or other officer of election shall willfully exclude any vote duly tendered for a candidate for Representative or Delegate in Congress, knowing that the person offering the same is lawfully entitled to vote at such election, or shall willfully receive a vote for any such candidate from any person who has been duly challenged in relation to his right to vote at such election, without exacting from such person such oath or other proof of qualification as may be required by law, or shall willfully omit to challenge any person offering to vote whom he knows or suspects not to be entitled to vote and who has not

been challenged by any other person, such inspector or other officer of election shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished by imprisonment in a State prison for not more than two years. SEC. 44. Every supervisor of election, inspector of election, member of any board of canvassers, messenger, pollclerk, or other officer authorized to take part in or perform any duty in relation to any canvass or official statement of the votes cast at any election at which a Representative or Delegate in Congress is to be voted for who shall willfully make any false canvass of any votes cast for a Representative or Delegate in Congress, or who shall make, sign, publish, or deliver any false return of such votes, or any false certificate or statement of the result of such election, knowing the same to be false, or who shall willfully deface, destroy, or conceal any statement or certificate intrusted to his care or custody, shall, on conviction thereof, be adjudged guilty of a felony, and shall be punished by imprisonment in a State prison not

SEC. 45. If any person not authorized by law so to do
shall, at any election at which a Representative or Delegate
in Congress is to be voted for, knowingly and willfully put,
or cause to be put, any ballot or ballots for a Member or
Delegate in Congress, or other paper having a semblance
thereof, into any box used at such election for the reception

less than two nor more than five years.

of such votes, or if any such inspector shall knowingly and willfully cause or permit any ballots to be in such box at the opening of the polls and before voting shall have commenced, or shall knowingly and willfully or fraudulently put any ballot, or other paper having the semblance thereof, into any such box at any such election, unless the same shall be offered by an elector, and his name shall have been found and checked upon the register, as provided by law, if such register is required; or if any such inspector or other officer or person shall fraudulently, during the canvass of such ballots, in any manner change, substitute, or alter any ballot taken from such box then being canvassed, or from any such box which has not been canvassed, or shall remove any ballot or semblance therefrom, or add any ballot, or semblance thereof, to the ballots taken from such box then being canvassed or from any such box which has not been canvassed, every such person shall, upon conviction thereof, be adjudged guilty of felony, and shall be punished by imprisonment in a State prison for not less than one nor more than five years.

State prison for not less than one not more than he's years.

SEO. 46. If any inspector of election, poll-clerk, or other

officer of registration, revision of registration, election, or

canvass, of whom any duty is required by any law of the

State or Territory in which he shall be serving at an election

at which a Representative or Delegate in Congress is to be

voted for, shall be guilty of any willful neglect of such duty

- or of any corrupt or fraudulent conduct or practice in the ex-6 ecution of the same, he shall, on conviction thereof, be adjudged 9 guilty of a felony, and shall be punished by imprisonment in 10 a State prison for not more than five years.
- SEC. 47. Every inspector of election, poll clerk, or other person or officer having the custody of any record, register of votes, or copy thereof, oath, return of votes, certificates, poll-list, or any paper, document, or evidence of any description relating to the election of a Representative or Delegate in Congress, and which is directed by the laws of the State or Territory in which he shall be serving to be made, filed, or preserved, who is guilty of stealing, willfully destroying, mutilating, defacing, falsifying, or fraudulently removing or secreting the whole or any part thereof, or who shall fraudulently make any entry, erasure, or alteration therein, except as allowed and directed by law, or who permits any other person so to do, shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished for each and every such offense by imprisonment in a State prison not exceeding five years, and shall, in addition thereto, forfeit his office.
 - 1 SEC. 48. Every person not an officer such as is men-2 tioned in the last preceding section, who is guilty of any of 3 the acts specified in said section, or who advises, procures, or 4 abets the commission of the same, or any of them, shall, 5 upon conviction thereof, be adjudged guilty of a felony, and

for each and every such offense shall be punished by imprisonment in a State prison not exceeding five years.

1 SEC. 49. Any person who shall be convicted of willful 2 and corrupt false swearing or affirming in taking any oath or 3 affirmation prescribed by any law of the United States, or of 4 the State or Territory in which he shall have been convicted, 5 to be taken upon any examination as to his right to register 6 or vote at any election at which a Representative or Delegate 7 in Congress is to be voted for, or upon being challenged as 8 unqualified upon offering to register or vote, shall be adjudged 9 guilty of the felony of perjury, and shall, upon conviction, be 10 punished with imprisonment in a State prison for not more 11 than five years.

SEC. 50. Every person who shall, at any election at which a Representative or Delegate in Congress is to be voted for, willfully and corruptly instigate, advise, induce, or procure any person to swear or affirm falsely, as aforesaid, or attempt or offer so to do, shall be adjudged guilty of subornation of perjury, and shall, upon conviction thereof, suffer the punishment directed by law in cases of willful and corrupt perjury.

SEC. 51. If any person shall fraudulently change or

2 alter the ballot for Representative or Delegate in Congress of 3 any elector, or substitute one such ballot for another, or fraud-

ulently furnish any elector with a ballot for Representative or

Delegate in Congress containing more than the proper number of names, or shall intentionally practice any fraud upon any elector, to induce him to deposit a ballot as his vote, and to have the same thrown out and not counted, or to have the same counted for a person or candidate other than the person or candidate for whom such elector intended to vote, or otherwise defraud him of his vote, every such person shall, on conviction thereof, be adjudged guilty of a felony, and shall, if a supervisor of election, inspector of election, poll clerk, or other officer of election, be punished with imprisonment in a State prison not less than two nor more than seven years: and if not such a supervisor, inspector, poll clerk, or other officer of election, shall be punished by imprisonment in a State prison for not less than one nor more than five years. SEC. 52. If any person shall willfully disobey any lawful command of a supervisor of election, given in the execution of his duty at any election at which a Representative or Delegate in Congress is to be voted for, he shall, upon conviction thereof, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in a county jail for not less than thirty days nor more than one year, or by a fine of not less than two hundred and fifty nor more than one thousand 9 dollars, or by both such fine and imprisonment.

1 SEC. 53. If, at any registration of voters held prior 2 to or for an election at which a Representative or Delegate in H. R. 10958——10

Congress is to be voted for, or any revision thereof, or if on any day of election at which such Representative or Delegate is to be voted for, or if during the canvass of any votes cast thereat, any person shall cause any breach of the peace, or use any disorderly violence, or threats of violence, whereby any such registration, revision, election, or canvass shall be impeded or hindered, or whereby the lawful proceedings of any supervisor of election, or challenger, or person designated by any law to be present at the canvass of any ballots are 11 interfered with, every such person shall, upon conviction thereof, be adjudged guilty of a misdemeaner, and shall be 13 punished by imprisonment in a penitentiary for not more than three years, or by a fine of not less than one hundred nor more than three thousand dollars, or by both.

SBO. 54. If any person shall, upon the day of any election at which a Representative or Delegate in Congress is to be or is being voted for, or before the canvass of all votes cast is completed, steal or willfully break or destroy any ballot-box used, or intended to be used, at such election, or shall willfully or fraudulently conceal, secrete, or remove any such box from the custody of the inspectors of election, or other lawful custodians thereof, or shall alter, deface, injure, destroy, conceal any ballot which has been deposited in any ballot-box at such election, which has not been already counted and canvassed, or any poll-list used, or intended to be used

12 at such election, or any report, return, certificate, or other
13 evidence by law required, or provided for, shall, on conviction
14 thereof, be adjudged guilty of a felony, and shall, for each and
15 every such offense, be punished by imprisonment in a State
16 prison for not less than two nor more than seven years.

SEC. 55. If in any election district, at any registration of voters or revision thereof, or at any election hereafter held where a Representative or Delegate in Congress is to be voted for, any inspector of election, polliclerk, or other officer of election, or any other person shall knowingly or willfully admit any person to registration, or make any entry upon any register of voters or poll-book, or receive any vote, or proceed with the canvass of any ballots in whatever box they may be or shall consent thereto, unless a majority of all of the inspectors of election in said election district are present and concur, he shall, upon conviction thereof, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in the county jail for not less than thirty nor more than sixty days, or fined not less than one hundred nor more than one thousand dollars, or by both such fine and imprisonment. If any inspector of election in any election districtshall, withouturgent necessity, absent himself from the place of registration or the polls in said district upon any day of registration or election, whereby less than a majority of all the inspectors in such election district shall be present during the hours of registration, election,

21	or canvass of ballots, he shall, upon conviction, be adjudged
22	guilty of a misdemeanor, and shall be punished by imprison-
23	ment in a county jail for not less than sixty days nor more
24	than six months, or shall be fined not less than two hundred
25	nor more than one thousand dollars, or both.
1	SEO. 56. Upon any prosecution under this act for pro-
2	curing, offering, or casting an illegal vote, the accused may
3	give in evidence any fact tending to show that he honestly
4	believed, upon good reason, that the vote complained of was
5	a lawful one, and the jury may take such facts into considera-
6	tion in determining whether the acts complained of were will-
7:	fully done or not.
1	SEC. 57. The doing of, or the attempting or offering to
2	do, any act denounced in sections five thousand four hun-
-3	dred and twenty-four, five thousand four hundred and twenty-
4	five, five thousand four hundred and twenty-six, five thousand
-5	four hundred and twenty-seven, and five thousand four hun-
6	dred and twenty-eight of the Revised Statutes of the United
7	States is hereby made a felony, and the punishment, upon
8	conviction thereof, shall be imprisonment in a State prison at

9 hard labor for not less than three nor more than ten years.